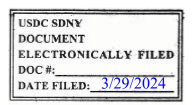
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## Federal Defenders OF NEW YORK, INC.

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Barry D. Leiwant Interim Executive Director and Attorney-in-Chief



Southern District of New York Jennifer L. Brown Attorney-in-Charge

March 29, 2024

## BY ECF

cc:

The Honorable Jennifer H. Rearden United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 Application GRANTED. The pretrial conference is hereby adjourned to **May 14, 2023** at **10:30 a.m.** The time between April 3, 2024 and May 14, 2024 is excluded to allow for the defense's continued review of discovery. 18 U.S.C. § 3161(h) (7)(A). The Court finds that the ends of justice served by excluding such time outweigh the best interests of the public and the Defendant in a speedy trial. The Clerk of Court is directed to terminate ECF No. 11. SO ORDERED.

Re: United States v. Jerry Walton, 24 Cr. 50 (JHR)

Jennifer H. Rearden, U.S.D.J. Dated: March 29, 2024

Dear Judge Rearden:

I write with the Government's consent to request a 30-day adjournment of the conference presently scheduled for April 3, 2024. This is Mr. Walton's first request for an adjournment.

Earlier this month, the Government produced discovery, which I copied and sent to Mr. Walton at the MDC. Unfortunately, due to technical issues and MDC lockdowns, he needs more time to review it, and we need more time to discuss it together, before proceeding. An additional thirty days will allow us to do so. For that reason, Mr. Walton consents to the exclusion of time under the Speedy Trial Act through the next conference date scheduled by the Court.

As noted, the Government consents to this application. Thank you for considering it.

Respectfully submitted,

<u>/s/ Ariel Werner</u>
Ariel Werner
Assistant Federal Defender
212.417.8770

William Stone, Assistant U.S. Attorney